

CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD
CENTRAL VALLEY REGION

ORDER NO. R5-2003-0091

RESCINDING VARIOUS WASTE DISCHARGE REQUIREMENTS

The California Regional Water Quality Control Board, Central Valley Region, finds that the Board adopted the following Orders and Resolutions which are no longer applicable for the reasons shown:

Resolution No. 58-492, adopted 21 November 1958, prescribes requirements for the discharge of oil production wastewater to sumps for Monterey Oil Company, at the Jutbu Lease in the SW ¼ of Section 23, T21S, R15E, MDB&M, Jacalitos Oil Field, Fresno County. The lease is currently owned by H. T. Olsen Oil & Gas Operations. An inspection confirmed that the company terminated on-site discharges at its lease and closed the sumps. (LSO)

Order No. 96-165, adopted on 21 June 1996, prescribed requirements for Packway Materials, Inc., and Ellen E. Taylor, et al., Wilcox Ranch Gravel Processing Operation, for the discharge of gravel wash water from a gravel extraction and processing plant in Shasta County. Packway Materials, Inc., no longer extracts gravel from the site or operates an aggregate wash plant and requested rescission of Order No. 96-165.

Order No. 97-218 (NPDES No. CA0084191), adopted 24 October 1997, for Teichert Aggregates Aspen VI Gravel Quarry & Flood Control Basin, prescribes requirements for the discharge of wastewater from the Aspen VI gravel pit into Morrison Creek. In anticipation of the need to dewater stormwater contained in this pit, Teichert Aggregates installed a lift station to pump this water into nearby Morrison Creek, and obtained a NPDES permit for this discharge. However, the Aspen VI gravel pit is large enough to contain all stormwater onsite, and no discharge of wastewater or stormwater to surface waters is anticipated. Therefore, the pump station was never activated and the electrical supply to the pump station was disconnected. Order No. 97-218 is no longer needed and should be rescinded. (LEK)

Order No. 98-032 (NPDES No. CA0084301), adopted 27 February 1998, prescribes requirements for Pete Brunello dba Lassen Forest Products, Tehama County for the discharge of storm water to an intermittent drainage course tributary to the Sacramento River. In lieu of an individual NPDES permit for their storm water discharge, Lassen Forest Products has submitted a Notice of Intent to comply with the terms of General Industrial Storm Water Permit Order No. 97-03-DWQ and has requested Order No. 98-032 be rescinded. (KLC)

Order No. 98-170, adopted 24 July 1998, prescribes requirements for a demonstration project that proposed utilizing stockpiled dredge spoils for the construction of island habitat in the San Joaquin River on an existing water shoal adjacent to the southeastern side of Sherman Island. Due to federal wildlife restrictions, the project island was never constructed. Because plans to construct the island in the future have been terminated at this time, the Discharger has requested that the Order be rescinded. (ASB)

Order No. 99-079, adopted 11 June 1999, prescribes requirements for a one-time injection of potassium permanganate into groundwater contaminated with trichloroethene and its degradation products beneath the former Nestle USA, Inc. site in Ripon, California. This injection was conducted in August 1999 and was monitored for one year to test in situ oxidation using potassium permanganate as a potential remedy for the groundwater plume. Nestle USA, Inc. has requested that Order No. 99-079 be rescinded, as the in situ oxidation pilot test was completed in 2000 and the requirements are no longer necessary. (MLP)

Order No. 5-00-170 (NPDES NO. CA0084620), adopted on 16 June 2000, prescribed requirements for Calaveras County Water District, Saddle Creek Golf Club, L. P., Saddle Creek Golf Course Reclamation. Wastewater is

treated by the Calaveras County Water District and applied to land through separate waste discharge requirements. In June 2000, the joint dischargers applied to tertiary treat the wastewater and utilize the effluent for golf course irrigation containing regulated wetlands. Because of complexities of the project, this was a single summer permit that expired on 1 October 2000. It was anticipated a new application would be filed to continue the reclamation project. A complete RWD has not been filed. This is a NPDES backlogged site and should be rescinded at this time. The discharger may reapply for a reclamation project in the future. (GKV)

IT IS HEREBY ORDERED that the above waste discharge requirements Orders and Resolutions are rescinded.

I, THOMAS R. PINKOS, Executive Officer, do hereby certify the foregoing is a full, true, and correct copy of an Order adopted by the California Regional Water Quality Control Board, Central Valley Region, on 6 June 2003.

THOMAS R. PINKOS, Executive Officer